

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v.

ANN MARIE CZAPLICKI,
Defendant.

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)
CRIMINAL NO. 04-30007-MAP

DEFENDANT'S (ASSENTED TO) MOTION FOR CONTINUANCE
OF THE SENTENCING DATE

Now comes the Defendant, Ann Marie Czaplicki, and moves this Honorable Court to continue her plea date from Monday, July 18, 2005 at 2:00 p.m. to a suggested date(s) of September 9, 12, 13, 26, 27, 2005 at 2:00p.m., a date agreeable to all parties, or another date at the Court's convenience.

As reasons therefore, The Defendant states that her counsel, Judith K. Knight, Esq., is currently on trial in the Berkshire Superior Court in front of Honorable John Agostini in the matter of Commonwealth v. Kyle Sawin, Docket #BECR2004-00309. This trial is expected to run until Tuesday, July 19, 2005 or later. Therefore, attorney Judith K. Knight is unable to appear on July 18, 2005.

AUSA Paul Hart Smyth assents to this request and agrees that a date in September is acceptable.

For all of the reasons, the Defendant requests that the Court reschedule the Sentencing date as requested herein.

Respectfully submitted,
Defendant, Ann Marie Czaplicki
By her Attorney,

Judith C. Knight
Judith C. Knight, Esq.
342 Main Street
Great Barrington, MA 01230
413-528-4800 (telephone)
413-528-9988 (facsimile)
BBO #551896

CERTIFICATE OF SERVICE

I, Judith C. Knight hereby certify that on this 13 day of July, 2005, I served **DEFENDANT'S MOTION TO CONTINUE SENTENCING DATE** upon the relevant parties via first class mail, postage prepaid to:

Paul Hart Smyth
Assistant U.S. Attorney
U.S District Court
1550 Main Street
Third Floor
Springfield, MA 01103

Judith C. Knight
Judith C. Knight, Esquire

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